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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/788,252	02/16/2001	Shigefumi Odaohhara	JA9 1999 0748	4917
25299	7590 07/30/2003			
IBM CORPORATION PO BOX 12195 DEPT 9CCA, BLDG 002			EXAMINER	
			DEB, ANJAN K	
RESEARCH 1	TRIANGLE PARK, NC	27709	ART UNIT	PAPER NUMBER
7		2858		
			DATE MAILED: 07/30/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application o.	Applicant(s)
ar ar		09/788,252	ODAOHHARA ET AL.
Office Action Summary		Examiner	Art Unit
ė.		Anjan K Deb	2858
Peri d for	The MAILING DATE of this communication app Reply	pears on the cover	r sheet with the correspondence address
A SHOF THE MA - Extension after SIX - If the per - If NO per - Failure to - Any reply	RTENED STATUTORY PERIOD FOR REPL'ALLING DATE OF THIS COMMUNICATION. Ons of time may be available under the provisions of 37 CFR 1.1 (6) MONTHS from the mailing date of this communication. riod for reply specified above is less than thirty (30) days, a reply riod for reply is specified above, the maximum statutory period vo reply within the set or extended period for reply will, by statute by received by the Office later than three months after the mailing atent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, howe	ever, may a reply be timely filed nimum of thirty (30) days will be considered timely. SIX (6) MONTHS from the mailing date of this communication.
1)⊠ F	Responsive to communication(s) filed on <u>02 J</u>	luly 2003 .	
2a) ☐ T	This action is FINAL . 2b)⊠ Th	is action is non-fi	nal.
Disposition	of Claims	⊑x paπe Quayle,	ormal matters, prosecution as to the merits is 1935 C.D. 11, 453 O.G. 213.
1	aim(s) $\frac{2.3 \text{ and } 5-13}{2.3 \text{ same pending in the appear}}$		
) Of the above claim(s) is/are withdraw	vn from considera	ation.
5)□ Cla	aim(s) is/are allowed.		
6)⊠ Cla	aim(s) <u>2,3 <i>and 5-13</i></u> is/are rejected.		
7) Cia	aim(s) is/are objected to.		
8) Cla	aim(s) are subject to restriction and/or Papers	election requiren	ment.
9) The	e specification is objected to by the Examiner		
	e drawing(s) filed on is/are: a) accept		ed to by the Examiner
	pplicant may not request that any objection to the		
11)☐ The			d b) disapproved by the Examiner.
lf.	approved, corrected drawings are required in repl		
	oath or declaration is objected to by the Exa		
Priority unde	er 35 U.S.C. §§ 119 and 120		
13)□ AcI	knowledgment is made of a claim for foreign	priority under 35	U.S.C. § 119(a)-(d) or (f)
	NII b) ☐ Some * c) ☐ None of:	•	5 (c) (c) (c)
1.[Certified copies of the priority documents	have been receiv	ved.
2.[•
3 * See :		y documents hav	/e been received in this National Stage
			U.S.C. § 119(e) (to a provisional application).
a) 🗌	The translation of the foreign language prov	isional application	n has been received
Attachment(s)	nowledgment is made of a claim for domestic	priority under 35	U.S.C. §§ 120 and/or 121.
1) Notice of F 2) Notice of E 3) Information	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO-948) n Disclosure Statement(s) (PTO-1449) Paper No(s) 7.	5) ∐ ∧	nterview Summary (PTO-413) Paper No(s) Notice of Informal Patent Application (PTO-152) Other:
J.S. Patent and Tradema PTO-326 (Rev. 04-	04)	on Summary	Part of Paper No. 8

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DETAILED ACTION

Response to Amendment

1. This office action is in response to amendment filed on 7-2-03.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 5-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ishida (US 5,434,508).

Re claims 5-6, Ishida (US 5,434,508) discloses an electronic device (notebook computer: Fig. 2) driven by a battery pack (31)(Fig. 3) comprising a micro-controller (calculator 32)(Fig. 3) for receiving information concerning power consumption and displaying information concerning residual energy based on the read current consumption (column 2 lines 2-17) output from micro-controller (calculator 32)(Fig. 3)(column 3 lines 55-68, column 4 lines 1-15).

Ishida did not expressly disclose displaying information concerning power consumption value but would have been obvious as this information is required for calculation of residual energy which is based upon read current consumption value obtained by measuring a voltage developed across a sense resistor 36 by the passage of current consumed by the electronic device (Fig. 3).

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At the time of the invention it would have been obvious for one of ordinary skill in the art to modify Ishida by adding displaying information concerning power consumption value because Ishida discloses measuring current consumption for the calculation of residual energy in the battery.

4. Claims 2-3, 7-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ishida (US 5,434,508) in view of Hull et al. (US 5,606,242).

Re claims 2-3, 7-13, Ishida discloses all of the claimed limitations as set forth above except controllable power switch for shutting off electric power supplied to an electronic device through AC adapter. Even though Ishida did not disclose a source of AC power, notebook computers are known to operate either from power supplied by AC or from a battery pack as disclosed by Hull et al. (US 5,606,242).

Re claim 9, a load terminal, communication terminal, and a line for connecting input terminal to load is inherently disclosed by Ishida as would be required for connecting battery to electronic load (device) and communication terminal for displaying power consumption information calculated by calculator 32 (Fig. 3).

Re claims 2-3, 7-13, Hull et al. (US 5,606,242) discloses method and apparatus comprising an electronic device 16 supplied either by battery pack 10, or by a source of AC power (20,18) and communicating battery condition to an external device by measuring power consumption (I_d) from battery and displaying power consumption for testing battery condition (Fig. 1).

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At the time of the invention it would have been obvious for one of ordinary skill in the art to modify Ishida by adding a switch for switching off AC power supplied to an electronic device as disclosed by Hull because a switch is commonly used to turn ON/OFF a source of AC power supply so that by turning OFF AC power supplied to the electronic device the value of residual energy in battery can be determined.

Re claim 11, Ishida did not expressly disclose reducing frequency of collection of power consumption information.

Hull et al. (US 5,606,242) discloses controller (microprocessor) reducing frequency of collection of power consumption information depending upon device state (sleep, standby...)(see column 10 lines 20-30).

At the time of the invention it would have been obvious for one of ordinary skill in the art to modify Ishida by reducing frequency of collection of power consumption information disclosed by Hull et al. to save battery power.

Contact Information

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dr. Anjan K. Deb whose telephone number is (703) 308-2941. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, N. Le, can be reached at (703)-308-0750.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone numbers are (703)-308-0956 and (703)-305-4900.

Anjan K. Deb

Tel: 703-308-2941

Patent Examiner

Anjente Del

Fax: 703-746-4466

Art Unit: 2858

E-mail: anjan.deb@uspto.gov

7/29/03